Attorney Docket No.: F1100

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

		Patent Application	1
envelope bearing	that this transmittal of the below g Express Mail Postage and an demarks, Washington, D.C., 202	Express Mail label, with the book 231, on the below date of depo	deposited with the United States Postal Service in an elow serial number, addressed to the Commissioner of sit
Express Mail Label No	EV093776085US	Name of Person Making th Deposit	ANTHONY CHOU
Date of Deposit	03/05/02	Signature of the Person Making the Deposit	anthony Chan
Inventor(s):	PUTER SYSTEM INIT:	IALIZATION VIA BO	OT CODE STORED IN A NON-VOLATILE WITH SYNCHRONOUS DYNAMIC RANDON
	ESS MEMORY	ERFACE COMPATIBLE	WIIII BINCIINONOOD BINMITE REMBOL
	issioner of Patents and n, D.C. 20231	Trademarks	
5	<u>Tra</u>	ansmittal of a Patent Ap (Under 37 CFR §1.	
X Specif Forma X Inform X Declai Inform Form Assign		ract, totaling 10 pages. 2 pages. priney. nent. n (duplicate)	pages.
	Aı	nendments, Priorit	y Claim
35		in	filed on is claimed under prior U.S. application Serial No.
"Tr applicat Internat	• •	nuation of and claims the fi	ne benefit of copending application(s) led onled on

Attorney Docket No. F110

Amend this specification by inserting, before the first line, the following sentence:									
"This application claims priority to the copending application(s)									
X Serial Number	60/273,616	filed on	03/05/01						
which is hereby incorporated by reference to this specification									
International App	lication	filed o	n						
which designated	d the U.S."								

FEES DUE

The fees due for filing the specification pursuant to 37 C.F.R. § 1.16 and for recording of the Assignment, if any, are determined as follows:

		CLAI	MS		,
	NO. OF CLAIMS		EXTRA CLAIMS	RATE	FEES
Basic Application	\$740.00				
Total Claims	23	Minus 20=	3	X \$18 =	\$54.00
Independent Claims	7	Minus 3=	4	X \$84=	\$336.00
If multiple depe	\$0.00				
Add Assignmer enclosed	\$0.00				
TOTAL APPL	\$1,130.00				

PAYMENT OF FEES

The full fee due in connection with this communication is provided as follows:

- 1. Not enclosed
 - [] No filing fee is to be paid at this time.
- 2. Enclosed
 - [X] Filing fee
 - [] Recording assignment
 - [X] The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No.: 23-0085. A duplicate copy of this authorization is enclosed.
 - [X] A check in the amount of \$1,130,00

[] Charge any fees required or credit any overpayments associated with this filing to Deposit Account No.: 23-0085.

This application is filed pursuant to 37 C.F.R. § 1.53 in the name of the above-identified Inventor(s).

Please direct all correspondence concerning the above-identified application to the following address:

WAGNER, MURABITO & HAO LLP

Two North Market Street, Third Floor San Jose, California 95113 (408) 938-9060

[X] This transmittal ends with this page.

Respectfully submitted,

Date: 3/5/02

James P. Hao Reg. No. 36,398



Inventor(s):

Mark Alan McClain

Title: COMPUTER SYSTEM INITIALIZATION VIA BOOT CODE STORED IN A NON-VOLATILE MEMORY HAVING AN INTERFACE COMPATIBLE WITH SYNCHRONOUS DYNAMIC RANDOM

ACCESS MEMORY

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

Date: 3/5/

James P. Hao Reg. No. 36,398

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).